# EXHIBIT G

| UNITED STATES DISTRICT COURT   |   |
|--------------------------------|---|
| EASTERN DISTRICT OF NEW YORK   |   |
|                                | X |
| SITEONE LANDSCAPE SUPPLY, LLC. |   |

Plaintiff,

-against-

NICHOLAS GIORDANO; DOMINICK CAROLEO; VICTOR CAROLEO; NARROW WAY REALTY, LTD.; NARROW WAY 2 LLC; THE GARDEN DEPT. CORP.; GROUP 5 ASSOCIATES, LTD.; 3670 ROUTE 112 LLC; 9 4<sup>TH</sup> ST. LLC; SCAPES SUPPLY, LLC; NEWAY MANAGEMENT, LLC; AND NEWAY TRUCKING,

ROSE CAPSER'S RESPONSES
AND OBJECTIONS TO
PLAINTIFF'S SUBPOENA TO
PRODUCE DOCUMENTS,
INFORMATION, OR OBJECTS
OR TO PERMIT INSPECTION OF
PREMISES IN A CIVIL ACTION

Case No.: 2:23-cv-02084-GRB-SIL

| Defendants. |   |
|-------------|---|
| <i>X</i>    | _ |

Rose Casper ("Rose"), by and through her attorneys, Milman Labuda Law Group PLLC, hereby responds to plaintiff SiteOne Landscape Supply, LLC's ("SiteOne" or "Plaintiff") Subpoena to Produce Documents, Information, or Objects or to Permit Inspection of Premises in a Civil Action (the "Subpoena") as follows:

# **GENERAL STATEMENT AND OBJECTIONS**

Rose's responses are subject to the General Objections set forth below, each of which is incorporated by reference into the responses to each Request. These limitations and objections form a part of the response to each and every Request for documents and are set forth herein to avoid the duplication and repetition of restating them for each response. Although these General Objections may be specifically referred to in a response to certain Requests for the purpose of clarity, the failure to specifically incorporate a general objection should not be construed as a waiver of same. In addition, the production of information encompassed within Rose's General Objections shall not be deemed a waiver of these objections.

- 1. Rose objects to those portions of each Request which purport to impose upon Rose a burden of production beyond that required by the Federal Rules of Civil Procedure ("FRCP").
- 2. Rose objects to each Request to the extent it seeks information or documents not in her possession, custody, or control.

# **REQUESTS AND RESPONSES**

# **DOCUMENT REQUEST I:**

Produce all documents containing any Garden Department financial or customer data or information.

# **RESPONSE TO DOCUMENT REQUEST I:**

Rose objects to this Request on the basis that it is vague, ambiguous, overbroad, unduly burdensome, not relevant to any claim or defense or proportional to the needs of the case, and not reasonably calculated to lead to the discovery of admissible evidence. Subject to and without waiving the general and specific objections, Rose does not have possession, custody, or control of any documents responsive to this Request.

#### **DOCUMENT REQUEST II:**

Produce all documents containing any SiteOne financial or customer data or information.

# RESPONSE TO DOCUMENT REQUEST II:

Rose objects to this Request on the basis that it is vague, ambiguous, overbroad, unduly burdensome, not relevant to any claim or defense or proportional to the needs of the case, and not reasonably calculated to lead to the discovery of admissible evidence. Subject to and without waiving the general and specific objections, Rose does not have possession, custody, or control of any documents responsive to this Request.

# DOCUMENT REQUEST III

Produce all documents relating to commercial properties owned by Dominick "Don" Caroleo, Victor "Vic" Caroleo, or Nicholas "Nick" Giordano, or any entity owned or controlled by those individuals, and the leases thereto.

**RESPONSE TO DOCUMENT REQUEST III**: Rose objects to this Request on the basis that it is vague, ambiguous, overbroad, unduly burdensome, not relevant to any claim or defense or proportional to the needs of the case, and not reasonably calculated to lead to the discovery of admissible evidence. Subject to and without waiving the general and specific objections, Rose does not have possession, custody, or control of any documents responsive to this Request.

# **DOCUMENT REQUEST IV:**

To the extent not produced in response to the above requests, produce all files, documents, and communications (whether physical or electronically stored) relating to the following topics:

# **DOCUMENT REQUEST IV(1)**:

This lawsuit or the allegations in the Amended Complaint (a copy of which being enclosed with this subpoena.

# RESPONSE TO DOCUMENT REQUEST IV(1):

Rose objects to this Request on the basis that it is vague, ambiguous, overbroad, unduly burdensome, not relevant to any claim or defense or proportional to the needs of the case, and not reasonably calculated to lead to the discovery of admissible evidence. Subject to and without waiving the general and specific objections, Rose does not have possession, custody, or control of any documents responsive to this Request.

#### **DOCUMENT REQUEST IV(2):**

All work you performed for The Garden Department from January 1, 2020 to the present.

# **RESPONSE TO DOCUMENT REQUEST IV(2):**

Rose objects to this Request on the basis that it is vague, ambiguous, overbroad, unduly burdensome, not relevant to any claim or defense or proportional to the needs of the case, and not reasonably calculated to lead to the discovery of admissible evidence. Subject to and without waiving the general and specific objections, Rose does not have possession, custody, or control of any documents responsive to this Request.

#### **DOCUMENT REQUEST IV(3):**

All work you performed for SiteOne from January 1, 2020 to the present.

# **RESPONSE TO DOCUMENT REQUEST IV(3):**

Rose objects to this Request on the basis that it is vague, ambiguous, overbroad, unduly burdensome, not relevant to any claim or defense or proportional to the needs of the case, and not reasonably calculated to lead to the discovery of admissible evidence. Subject to and without waiving the general and specific objections, Rose does not have possession, custody, or control of any documents responsive to this Request.

#### **DOCUMENT REQUEST IV(4):**

All work you performed for Dominick "Don" Caroleo from January 1, 2020 to the present.

# **RESPONSE TO DOCUMENT REQUEST IV(4):**

Rose objects to this Request on the basis that it is vague, ambiguous, overbroad, unduly burdensome, not relevant to any claim or defense or proportional to the needs of the case, and not reasonably calculated to lead to the discovery of admissible evidence.

#### **DOCUMENT REQUEST IV(5):**

All work you performed for Victor "Vic" Caroleo from January 1, 2020 to the present.

#### **RESPONSE TO DOCUMENT REQUEST IV(5):**

Rose objects to this Request on the basis that it is vague, ambiguous, overbroad, unduly burdensome, not relevant to any claim or defense or proportional to the needs of the case, and not reasonably calculated to lead to the discovery of admissible evidence.

# **DOCUMENT REQUEST IV(6):**

All work you performed for Nicholas "Nick" Giordano from January 1, 2020 to the present.

# **RESPONSE TO DOCUMENT REQUEST IV(6):**

Rose objects to this Request on the basis that it is vague, ambiguous, overbroad, unduly burdensome, not relevant to any claim or defense or proportional to the needs of the case, and not reasonably calculated to lead to the discovery of admissible evidence. Subject to and without waiving the general and specific objections, Rose does not have possession, custody, or control of any documents responsive to this Request.

### **DOCUMENT REQUEST IV(7):**

All work you performed for Scapes Supply from January 1, 2023 to the present.

#### RESPONSE TO DOCUMENT REQUEST IV(7):

Rose objects to this Request on the basis that it is vague, ambiguous, overbroad, unduly burdensome, not relevant to any claim or defense or proportional to the needs of the case, and not reasonably calculated to lead to the discovery of admissible evidence. Subject to and without waiving the general and specific objections, Rose does not have possession, custody, or control of any documents responsive to this Request.

#### **DOCUMENT REQUEST IV(8):**

All work you performed for every other named Defendant in this lawsuit.

# **RESPONSE TO DOCUMENT REQUEST IV(8)**:

Rose objects to this Request on the basis that it is vague, ambiguous, overbroad, unduly burdensome, not relevant to any claim or defense or proportional to the needs of the case, and not reasonably calculated to lead to the discovery of admissible evidence. Subject to and without waiving the general and specific objections, Rose does not have possession, custody, or control of any documents responsive to this Request.

#### **DOCUMENT REQUEST IV(9):**

All work you performed relating to any property located on Horseblock Road.

#### **RESPONSE TO DOCUMENT REQUEST IV(9):**

Rose objects to this Request on the basis that it is vague, ambiguous, overbroad, unduly burdensome, not relevant to any claim or defense or proportional to the needs of the case, and not reasonably calculated to lead to the discovery of admissible evidence. Subject to and without waiving the general and specific objections, Rose does not have possession, custody, or control of any documents responsive to this Request.

# **DOCUMENT REQUEST IV(10):**

All work you performed for Don Caroleo Ventures, LLC.

# **RESPONSE TO DOCUMENT REQUEST IV(10):**

Rose objects to this Request on the basis that it is vague, ambiguous, overbroad, unduly burdensome, not relevant to any claim or defense or proportional to the needs of the case, and not reasonably calculated to lead to the discovery of admissible evidence.

# **DOCUMENT REQUEST IV(11):**

All work you performed for any other corporate entity owned or controlled by Vic or Don Caroleo or Nick Giordano not otherwise named herein.

# **RESPONSE TO DOCUMENT REQUEST IV(11):**

Rose objects to this Request on the basis that it is vague, ambiguous, overbroad, unduly burdensome, not relevant to any claim or defense or proportional to the needs of the case, and not reasonably calculated to lead to the discovery of admissible evidence. Subject to and without waiving the general and specific objections, Rose does not have possession, custody, or control of any documents responsive to this Request.

# **DOCUMENT REQUEST IV(12):**

The make, model, and location of all computers used by you to perform work on behalf of The Garden Department and SiteOne, specifically including all computers used by you for such work during the time period of October 1, 2022 to April 1, 2023.

# **RESPONSE TO DOCUMENT REQUEST IV(12):**

Rose objects to this Request on the basis that it is overbroad, unduly burdensome, not relevant to any claim or defense or proportional to the needs of the case, and not reasonably calculated to lead to the discovery of admissible evidence. Subject to and without waiving the general and specific objections, Rose does not have possession, custody, or control of any documents responsive to this Request.

Dated: September 13, 2024

MILMAN LABUDA LAW GROUP PLLC

By: /s/ Colleen O'Neil

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# To: TROUTMAN PEPPER HAMILTON SANDERS LLP

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